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Attorney for Plaintiffs/Judgment Creditors Angelito Trinidad, Esperanza David,  
Ronnie Palermino, Herman Tejada and Tony Alovera

**IN THE UNITED STATES DISTRICT COURT  
FOR THE  
DISTRICT OF THE NORTHERN MARIANA ISLANDS**

**ANGELITO TRINIDAD, et al.,**

**Plaintiffs,**

**vs.**

**JOHN S. PANGELINAN, et al.,**

**Defendants**

**CIVIL ACTION NO. 97-0073**

**SUBMISSION OF STATEMENT  
OF COSTS AND FEES**

Pursuant to this court's Order Holding John S. Pangelinan in Civil  
Contempt of Court, Doc. No. 543, entered on October 23, 2006, the following  
costs and fees are submitted:

1. Investigating the title of Lot No. E.A. 222

Commonwealth Recorder's copying fees..... \$ 2.00  
(Copies of Confirmation Deed and Quitclaim Deed)

1	Attorney's Fees.....	\$37.50
2	(Reviewed Recorder's Office's logbook and document	
3	files)	
4	2. <u>Investigating the Court's Sua Sponte Order to Show Cause</u>	
5	Photocopies.....	\$21.00
6	(Plaintiffs' reply to Defendants' Response to OSC)	
7	Administrative Service Fee (manual court filing).....	\$ 5.00
8	Postage .....	\$ .78
9	(For mailing copy of Plaintiffs' Reply to John S. Pangelinan and	
10	Merced B. Pangelinan)	
11	Attorney's Fees.....	\$150.00
12	(Reviewed court's sua sponte OSC, reviewed defendants'	
13	Response to OSC, researched court's authority during	
14	post-judgment and execution proceedings, and fraudulent	
15	conveyances)	
16	3. <u>Investigating and filing Motion to Stay Sale and Associated Costs</u>	
17	Service of process .....	\$50.00
18	(Process fee for serving John S. Pangelinan and Merced B.	
19	Pangelinan)	
20	Photocopies.....	\$45.00
21	(Motion and Exhibits)	
22	Administrative service fee.....	\$ 5.00
23	(Efiling of Motion to Stay Sale)	
24	Attorney's Fees.....	\$150.00
25	(Drafting of Motion)	
26	TOTAL	\$466.28

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1 I am the attorney who claims these costs. To the best of my knowledge and  
2 belief this statement of costs and fees is correct and such costs were necessarily  
3 incurred in investigating the title of Lot No. E.A. 222, in investigating the court's  
4 sua sponte order to show cause, and in investigating and filing Plaintiffs' motion  
5 to stay sale and associated costs in staying the sale.  
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9 Respectfully submitted on this \_\_\_\_ day of November 2006.  
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11 \_\_\_\_\_/s/\_\_\_\_\_  
12 LILLIAN A. TENORIO  
13 Attorney for Plaintiffs  
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